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9	Attorneys for Third Party Defendant PRUDENTIAL EQUITY GROUP, LLC,				
10	formerly known as PRUDENTIAL				
11	SECURITIES, INC.				
12	UNITED STATES DISTRICT COURT				
13	NORTHERN DISTRICT OF CALIFORNIA				
14					
15	PALMTREE ACQUISITION	Case No. CV 08 3168 EMC			
16	CORPORATION, a Delaware corporation,	Action filed: July 1, 2008			
17	Plaintiff,				
18	vs.	STIPULATION RE ENLARGEMENT OF TIME TO ANSWER, MOVE OR			
19	MICHAEL R. NEELY, et al.,	OTHERWISE RESPOND TO THIRD			
20	Defendant.	PARTY COMPLAINT; ORDER			
21))	CIV. L. R. 6-1(a)			
22)				
23)				
24)				
25) 				
26					
27					
28	-	- 1 - KYL_SF501978			
	STIPULATION RE ENLARGEMENT OF TIME TO ANSWER, MOVE OR OTHERWISE RESPOND TO				

THIRD PARTY COMPLAINT — CASE NO. CV 08 3168 EMC

1	THE KIRRBERG CORPORATION,)		
2	formerly known as MULTIMATIC) CORPORATION, a New Jersey)		
3	corporation; and STARK INVESTMENT)		
4	COMPANY, L.P., a California limited) partnership,)		
5	Third Party Plaintiffs,		
6)		
7	vs.		
	ESTATE OF HAROLD A. ELLIS, JR.;		
8	CEDE & CO., nominee of the Depository Trust Company, a New York trust		
9	company; JAMES R. PROUD, an		
10	individual; DEAN BANKS, an individual; () EMMETT R. DEMOSS JR., an individual; ()		
11	JOHN E. HYJER, an individual;		
12	PRUDENTIAL EQUITY GROUP, LLC, formerly known as PRUDENTIAL		
13	SECURITIES, INC., a Delaware		
14	corporation; THE ANDERSON MARITAL () TRUST dated February 28, 1979, as		
	amended and restated August 31, 1994;		
15	and THE ANDERSON TAX DEFERRAL		
16	TRUST, dated February 28, 1979, as amended and restated August 31, 1994,		
17	Third-Party Defendants.		
18			
19)		
20)		
21)		
22			
23	Pursuant to Civil Local Rule 6-1(a), it is hereby stipulated by and between		
24	Third Party Plaintiffs THE KIRRBERG CORPORATION, formerly known as		
25	MULTIMATIC CORPORATION and STARK INVESTMENT COMPANY, L.P. "Third		
26	Party Plaintiffs") and Third Party Defendant PRUDENTIAL EQUITY GROUP, LLC,		
27	formerly known as PRUDENTIAL SECURITIES, INC. ("Prudential"), through their		

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respective counsel of record, that Prudential may have up to and including March 18,

28

1	2010 within which to answer move or other	wise to reasond to the Third Douter	
2	2010 within which to answer, move or otherwise to respond to the Third Party		
3	Complaint in this action. There are no scheduled events or deadlines fixed by the Court that will be		
4			
5	altered because of this enlargement of time.	Accordingly, no Court order is required for	
	this stipulation.		
$\frac{6}{7}$	DATED. Monch 9010		
	DATED: March, 2010	THOMAS F. VANDENBURG	
8		DONGELL LAWRENCE FINNEY LLP Attorneys for Defendant and Third-Party	
$\begin{bmatrix} 9 \\ 10 \end{bmatrix}$		Plaintiff THE KIRRBERG	
10		CORPORATION, formerly known as MULTIMATIC CORPORATION, a New	
$egin{array}{c c} 11 \\ 12 \end{array}$		Jersey corporation	
12 13	DAMED M. 1. 0010		
$13 \mid 14 \mid$	DATED: March, 2010	PAUL KOZACHENKO	
		GONSALVES & KOZACHENKO Attorneys for Defendant and Third-Party	
15 16		Plaintiff STARK INVESTMENT COMPANY	
17		•	
18	DATED: March <u>2</u> , 2010	Christopher a. techer SAMUEL A. KEESAL, JR.	
19		JOHN D. GIFFIN CHRISTOPHER A. STECHER	
20		KEESAL, YOUNG & LOGAN Attorneys For Third Party Defendant	
21		PRUDENTIAL EQUITY GROUP, LLC, formerly known as PRUDENTIAL	
22		SECURITIES, INC.	
23			
24			
25			
26			
27			
28		9	
	STIPULATION RE ENLARGEMENT OF TIME TO A	3 - KYL_SF501978 NSWER, MOVE OR OTHERWISE RESPOND TO	

l	2010 within which to answer, move or otherwise to respond to the Third Party		
	Complaint in this action.		
;;	There are no scheduled events or deadlines fixed by the Court that will be		
1	altered because of this enlargement of time.	Accordingly, no Court order is required for	
.5	this stipulation.		
6			
7	DATED: March <u>2</u> . 2010		
S		THOMAS F. VANDENBURG DONGELL LAWRENCE FINNEY LLP	
9		Attorneys for Defendant and Third-Party	
10		Plaintiff THE KIRRBERG CORPORATION, formerly known as	
11		MULTIMATIC CORPORATION, a New Jersey corporation	
12	·	derect corporation	
13	DATED: March <u>3</u> , 2010	Daws-	
1-1		PAUL KOZACHENKO GONSALVES & KOZACHENKO	
15		Attorneys for Defendant and Third-Party	
16		Plaintiff STARK INVESTMENT COMPANY	
17			
18	DATED: March, 2010		
19		SAMUEL A. KEESAL, JR. JOHN D. GIFFIN	
20		CHRISTOPHER A. STECHER KEESAL, YOUNG & LOGAN	
21		Attorneys For Third Party Defendant PRUDENTIAL EQUITY GROUP, LLC, formerly known as PRUDENTIAL	
22		securities, inc.	
23	a DISTRA		
21	IT IS SO ORDERED: TES DISTRICTO		
25			
26	Edward M. Com IT IS SO ORDERED		
27	LLS Masiatuda Ind	ATY ATY	
28	Z Ira Edward M. Chen	KYL_SF501978	
	STIPULATION RE CASE NO. CV 08 3	The life in the contract with the contract of	
	DISTRICT OF C		
	DISTRICT		